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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
PPLICATION NO.	FILING DATE		UAI-004CPDV2CN	6750	
09/756,551	01/08/2001	Casey D. Morrow	OMI-004CLD V2CL		
959 7 LAHIVE & C	590 11/18/2002		EXAMINER		
28 STATE STI BOSTON, MA	REET		WOITACH,	JOSEPH T	
BOSTON, MIA	1 02107		ART UNIT	PAPER NUMBER	
			1632	· · · · · · · · · · · · · · · · · · ·	
			DATE MAILED: 11/18/2002	: ({	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/756,551

Applicant(s)

03/730,001

Morrow et al.

Examiner

Joseph T. Woitach

Art Unit **1632**



	The MAILING DATE of this communication appears of	n the cover sheet	t with th	ne correspondence address		
	or Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the						
mailing - If the p - If NO p - Failure - Any rep	date of this communication. Beriod for reply specified above is less than thirty (30) days, a reply within the reriod for reply is specified above, the maximum statutory period will apply to reply within the set or extended period for reply will, by statute, cause ply received by the Office later than three months after the mailing date of patent term adjustment. See 37 CFR 1.704(b).	the statutory minimum and will expire SIX (6) the application to beco	n of thirty i) MONTHS ome ABAN	(30) days will be considered timely. 6 from the mailing date of this communication. NDONED (35 U.S.C. § 133).		
Status						
1) 💢	Responsive to communication(s) filed on Aug 26, 20)02				
2a)□	This action is FINAL . 2b) 💢 This action	on is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.					
-	tion of Claims					
4) 💢	Claim(s) 35-39 and 45-63			is/are pending in the application.		
4	a) Of the above, claim(s)			is/are withdrawn from consideratio		
	Claim(s)					
	Claim(s)					
	Claim(s)					
	Claims 35-39 and 45-63					
	tion Papers					
	The specification is objected to by the Examiner.					
10)	The drawing(s) filed on is/are	aCcepted	d or bD	objected to by the Examiner.		
	Applicant may not request that any objection to the dr	awing(s) be held	in abey	ance. See 37 CFR 1.85(a).		
11)	The proposed drawing correction filed on	is:	aD a	approved by disapproved by the Examine		
	If approved, corrected drawings are required in reply to					
12)	The oath or declaration is objected to by the Examir	ner.				
	under 35 U.S.C. §§ 119 and 120					
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) [☐ All b)☐ Some* c)☐ None of:					
	1. \square Certified copies of the priority documents have	e been received.	•			
	2. \square Certified copies of the priority documents have					
	3. Copies of the certified copies of the priority do application from the International Burea	au (PCT Rule 17	'.2(a)).			
	see the attached detailed Office action for a list of the					
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).						
🗆	The translation of the foreign language provisional Acknowledgement is made of a claim for domestic					
15)∟		priority drider o	0 0.0.	J. 33 120 unid/or 121.		
Attachm	nent(s) otice of References Cited (PTO-892)	4) Interview Sum	ımary (PTC	0-413) Paper No(s)		
	otice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)				
	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:				

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DETAILED ACTION

This application is a continuation of 09/376,184, filed August 17, 1999, now abandoned, which is a continuation of 08/987,867, filed December 9, 1997, now patent number 6,063,384, which is a continuation of 08/389,459, filed February 15, 1995, now patent number 5,817,512, which is a continuation of 08/087,009, filed July 1, 1993, now abandoned.

Applicants amendment filed August 26, 2002, paper number 10, has been received and entered. Claims 1-34 and 40-44 have been canceled. Claims 35, 38, 29 and 45 have been amended. Claims 46-63 have been added. Claims 35-39 and 45-63 are pending and currently under examination.

Election/Restriction

Applicant's election without traverse of Group IV, drawn to a method of stimulating the immune response system of a subject, in Paper No. 11 is acknowledged. However, the amendment filed on August 26, 2002 canceling the claims drawn to the elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03). The pending claims are not readable on the elected invention because they have been amended from expressing an immunogenic protein to expressing other types of proteins. Previously, the claims were drawn to expressing and stimulating an immune response to immunogenic proteins or fragments thereof, in particular dependent claims set forth several viral proteins of HIV-1.



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Presently, the claims have been amended to encompass general methods of delivery and dependent claims are now drawn to expressing biologically active proteins such as interleukin, cytokines and other factors and biologically active molecules including antisense sequences and ribozymes. The presently pending claims are drawn to gene therapy methodology encompassing the expression of completely different proteins than previously encompassed by the previous claims, requiring a different and separate search. Stimulating an immune response affectively only requires adequate expression of a given antigen, wherein the present claims encompass biologically active molecules with biological affects on the subject, requiring a separate search of each of the molecules in their respective and relative art, and further consideration of each of the effects upon delivery. Additionally, if the present claims were presented, they would be further restricted into methods directed to each of the different types of biologically active molecules expressed, *i.e.* cytokine, ribozyme, antisense.

If the previous claims and the presently pending claims were presented together they would be found to be unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). The separate methods require different polynucleotide sequences, and the expression of the polynucleotides results in physiologically different effects in the subject. The search required for methods of generating an immune response by expressing an antigen is different than that required for gene therapy methods for delivering biologically active molecules.

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Because these inventions are distinct for the reasons given above have acquired a separate status in the art as shown by their different classification and divergent subject matter restriction for examination purposes as indicated is proper.

Since the above-mentioned amendment appears to be a bona fide attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph Woitach whose telephone number is (703)305-3732.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Deborah Reynolds, can be reached at (703)305-4051.

DEBOR

RIMARY EXAMINER GROUP 1800/630

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Any inquiry of a general nature or relating to the status of this application should be directed to the Group analyst Dianiece Jacobs whose telephone number is (703) 308-2141.

Papers related to this application may be submitted by facsimile transmission. Papers should be faxed via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Fax Center numbers are (703)308-4242 and (703)305-3014.

Joseph T. Woitach